# Union Calendar No. 57

105TH CONGRESS H. R. 3

[Report No. 105-86]

# A BILL

To combat violent youth crime and increase accountability for juvenile criminal offenses.

May 1, 1997

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

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105TH CONGRESS 1ST SESSION

### H. R. 3

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#### IN THE HOUSE OF REPRESENTATIVES

January 7, 1997

Mr. McCollum (for himself, Mr. Coble, Mr. Barr of Georgia, Mr. Bryant, and Mr. Canady of Florida) introduced the following bill; which was referred to the Committee on the Judiciary

May 1, 1997

Additional sponsor: Mr. Christensen

May 1, 1997

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on January 7, 1997]

#### A BILL

To combat violent youth crime and increase accountability for juvenile criminal offenses.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1	SECTION 1. SHORT TITLE.
2	This Act may be cited as the "Juvenile Crime Control
3	Act of 1997".
4	TITLE I—REFORMING THE FED-
5	ERAL JUVENILE JUSTICE SYS-
6	<b>TEM</b>
7	SEC. 101. DELINQUENCY PROCEEDINGS OR CRIMINAL
8	PROSECUTIONS IN DISTRICT COURTS.
9	Section 5032 of title 18, United States Code, is amend-
10	ed to read as follows:
11	"§ 5032. Delinquency proceedings or criminal prosecu-
12	tions in district courts
13	$``(a)(1)\ A\ juvenile\ alleged\ to\ have\ committed\ an\ offense$
14	against the United States or an act of juvenile delinquency
15	may be surrendered to State authorities, but if not so sur-
16	rendered, shall be proceeded against as a juvenile under this
17	subsection or tried as an adult in the circumstances de-
18	scribed in subsections (b) and (c).
19	"(2) A juvenile may be proceeded against as a juvenile
20	in a court of the United States under this subsection if—
21	"(A) the alleged offense or act of juvenile delin-
22	quency is committed within the special maritime and
23	territorial jurisdiction of the United States and is one
24	for which the maximum authorized term of imprison-

ment does not exceed 6 months; or

1	"(B) the Attorney General, after investigation,
2	certifies to the appropriate United States district
3	court that—
4	"(i) the juvenile court or other appropriate
5	court of a State does not have jurisdiction or de-
6	clines to assume jurisdiction over the juvenile
7	with respect to the alleged act of juvenile delin-
8	quency, and
9	"(ii) there is a substantial Federal interest
10	in the case or the offense to warrant the exercise
11	$of\ Federal\ jurisdiction.$
12	"(3) If the Attorney General does not so certify or does
13	not have authority to try such juvenile as an adult, such
14	juvenile shall be surrendered to the appropriate legal au-
15	thorities of such State.
16	"(4) If a juvenile alleged to have committed an act
17	of juvenile delinquency is proceeded against as a juvenile
18	under this section, any proceedings against the juvenile
19	shall be in an appropriate district court of the United
20	States. For such purposes, the court may be convened at
21	any time and place within the district, and shall be open
22	to the public, except that the court may exclude all or some
23	members of the public, other than a victim unless the victim
24	is a witness in the determination of guilt or innocence, if

25 required by the interests of justice or if other good cause

- 1 is shown. The Attorney General shall proceed by informa-
- 2 tion or as authorized by section 3401(g) of this title, and
- 3 no criminal prosecution shall be instituted except as pro-
- 4 vided in this chapter.
- 5 "(b)(1) Except as provided in paragraph (2), a juve-
- 6 nile shall be prosecuted as an adult—
- 7 "(A) if the juvenile has requested in writing
- 8 upon advice of counsel to be prosecuted as an adult;
- 9 *or*
- 10 "(B) if the juvenile is alleged to have committed
- 11 an act after the juvenile attains the age of 14 years
- which if committed by an adult would be a serious
- violent felony or a serious drug offense described in
- section 3559(c) of this title, or a conspiracy or at-
- tempt to commit that felony or offense, which is pun-
- ishable under section 406 of the Controlled Substances
- 17 Act (21 U.S.C. 846), or section 1013 of the Controlled
- 18 Substances Import and Export Act (21 U.S.C. 963).
- 19 "(2) The requirements of paragraph (1) do not apply
- 20 if the Attorney General certifies to the appropriate United
- 21 States district court that the interests of public safety are
- 22 best served by proceeding against the juvenile as a juvenile.
- 23 "(c)(1) A juvenile may also be prosecuted as an adult
- 24 if the juvenile is alleged to have committed an act after the
- 25 juvenile has attained the age of 13 years which if committed

- 1 by a juvenile after the juvenile attained the age of 14 years
- 2 would require that the juvenile be prosecuted as an adult
- 3 under subsection (b), upon approval of the Attorney Gen-
- 4 eral.
- 5 "(2) The Attorney General shall not delegate the au-
- 6 thority to give the approval required under paragraph (1)
- 7 to an officer or employee of the Department of Justice at
- 8 a level lower than a Deputy Assistant Attorney General.
- 9 "(3) Such approval shall not be granted, with respect
- 10 to such a juvenile who is subject to the criminal jurisdiction
- 11 of an Indian tribal government and who is alleged to have
- 12 committed an act over which, if committed by an adult,
- 13 there would be Federal jurisdiction based solely on its com-
- 14 mission in Indian country (as defined in section 1151), un-
- 15 less the governing body of the tribe having jurisdiction over
- 16 the place in which the alleged act was committed has before
- 17 such act notified the Attorney General in writing of its elec-
- 18 tion that prosecution may take place under this subsection.
- 19 "(4) A juvenile may also be prosecuted as an adult
- 20 if the juvenile is alleged to have committed an act which
- 21 is not described in subsection (b)(1)(B) after the juvenile
- 22 has attained the age of 14 years and which if committed
- 23 by an adult would be—
- 24 "(A) a crime of violence (as defined in sec-
- 25 tion 3156(a)(4)) that is a felony;

1	"(B) an offense described in section 844 (d),
2	(k), or (l), or subsection (a)(6), (b), (g), (h), (j),
3	(k), or (l) of section 924;
4	"(C) a violation of section 922(o) that is an
5	offense under section $924(a)(2)$ ;
6	"(D) a violation of section 5861 of the In-
7	ternal Revenue Code of 1986 that is an offense
8	under section 5871 of such Code (26 U.S.C.
9	5871);
10	"(E) a conspiracy to commit an offense de-
11	scribed in any of subparagraphs (A) through
12	(D); or
13	"(F) an offense described in section 401 or
14	408 of the Controlled Substances Act (21 U.S.C.
15	841, 848) or a conspiracy or attempt to commit
16	that offense which is punishable under section
17	406 of the Controlled Substances Act (21 U.S.C.
18	846), or an offense punishable under section 409
19	or 419 of the Controlled Substances Act (21
20	U.S.C. 849, 860), or an offense described in sec-
21	tion 1002, 1003, 1005, or 1009 of the Controlled
22	Substances Import and Export Act (21 U.S.C.
23	952, 953, 955, or 959), or a conspiracy or at-
24	tempt to commit that offense which is punishable

1	under section 1013 of the Controlled Substances
2	Import and Export Act (21 U.S.C. 963).
3	"(d) A determination to approve or not to approve,
4	or to institute or not to institute, a prosecution under sub-
5	section (b) or (c), and a determination to file or not to file,
6	and the contents of, a certification under subsection (a) or
7	(b) shall not be reviewable in any court.
8	"(e) In a prosecution under subsection (b) or (c), the
9	juvenile may be prosecuted and convicted as an adult for
10	any other offense which is properly joined under the Federal
11	Rules of Criminal Procedure, and may also be convicted
12	of a lesser included offense.
13	"(f) The Attorney General shall annually report to
14	Congress—
15	"(1) the number of juveniles adjudicated delin-
16	quent or tried as adults in Federal court;
17	"(2) the race, ethnicity, and gender of those juve-
18	niles;
19	"(3) the number of those juveniles who were
20	abused or neglected by their families, to the extent
21	such information is available; and
22	"(4) the number and types of assault crimes,
23	such as rapes and beatings, committed against juve-
24	niles while incarcerated in connection with the adju-
25	dication or conviction.

1	"(g) As used in this section—
2	"(1) the term 'State' includes a State of the
3	United States, the District of Columbia, any common-
4	wealth, territory, or possession of the United States
5	and, with regard to an act of juvenile delinquency
6	that would have been a misdemeanor if committed by
7	an adult, a federally recognized tribe; and
8	"(2) the term 'serious violent felony' has the
9	same meaning given that term in section
10	3559(c)(2)(F)(i).".
11	SEC. 102. CUSTODY PRIOR TO APPEARANCE BEFORE JUDI
12	CIAL OFFICER.
13	Section 5033 of title 18, United States Code, is amend-
14	ed to read as follows:
15	"§ 5033. Custody prior to appearance before judicial
16	officer
17	"(a) Whenever a juvenile is taken into custody, the ar-
18	resting officer shall immediately advise such juvenile of the
19	juvenile's rights, in language comprehensible to a juvenile.
20	The arresting officer shall promptly take reasonable steps
21	to notify the juvenile's parents, guardian, or custodian of
22	such custody, of the rights of the juvenile, and of the nature
23	of the alleged offense.
24	"(b) The juvenile shall be taken before a judicial officer
25	without unreasonable delay.".

1	SEC. 103. TECHNICAL AND CONFORMING AMENDMENTS TO
2	SECTION 5034.
3	Section 5034 of title 18, United States Code, is amend-
4	ed—
5	(1) by striking "The" each place it appears at
6	the beginning of a paragraph and inserting "the";
7	(2) by striking "If" at the beginning of the 3rd
8	paragraph and inserting "if";
9	(3)(A) by designating the 3 paragraphs as para-
10	graphs (1), (2), and (3), respectively; and
11	(B) by moving such designated paragraphs 2
12	ems to the right; and
13	(4) by inserting at the beginning of such section
14	before those paragraphs the following:
15	"In a proceeding under section 5032(a)—".
16	SEC. 104. DETENTION PRIOR TO DISPOSITION OR SENTENC-
17	ING.
18	Section 5035 of title 18, United States Code, is amend-
19	ed to read as follows:
20	"§ 5035. Detention prior to disposition or sentencing
21	"(a)(1) A juvenile who has attained the age of 16 years
22	and who is prosecuted pursuant to subsection (b) or (c) of
23	section 5032, if detained at any time prior to sentencing,
24	shall be detained in such suitable place as the Attorney Gen-
25	eral may designate. Preference shall be given to a place lo-

- 1 cated within, or within a reasonable distance of, the district
- 2 in which the juvenile is being prosecuted.
- 3 "(2) A juvenile less than 16 years of age prosecuted
- 4 pursuant to subsection (b) or (c) of section 5032, if detained
- 5 at any time prior to sentencing, shall be detained in a suit-
- 6 able juvenile facility located within, or within a reasonable
- 7 distance of, the district in which the juvenile is being pros-
- 8 ecuted. If such a facility is not available, such a juvenile
- 9 may be detained in any other suitable facility located with-
- 10 in, or within a reasonable distance of, such district. If no
- 11 such facility is available, such a juvenile may be detained
- 12 in any other suitable place as the Attorney General may
- 13 designate.
- 14 "(3) To the maximum extent feasible, a juvenile less
- 15 than 16 years of age prosecuted pursuant to subsection (b)
- 16 or (c) of section 5032 shall not be detained prior to sentenc-
- 17 ing in any facility in which the juvenile has regular contact
- 18 with adult persons convicted of a crime or awaiting trial
- 19 on criminal charges.
- 20 "(b) A juvenile proceeded against under section 5032
- 21 shall not be detained prior to disposition in any facility
- 22 in which the juvenile has regular contact with adult persons
- 23 convicted of a crime or awaiting trial on criminal charges.
- 24 "(c) Every juvenile who is detained prior to disposi-
- 25 tion or sentencing shall be provided with reasonable safety

1 and security and with adequate food, heat, light, sanitary facilities, bedding, clothing, recreation, education, and medical care, including necessary psychiatric, psychological, or other care and treatment.". SEC. 105. SPEEDY TRIAL. 6 Section 5036 of title 18, United States Code, is amended by— 7 8 (1) striking "If an alleged delinquent" and in-9 serting "If a juvenile proceeded against under section 5032(a)"; 10 11 (2) striking "thirty" and inserting "45"; and (3) striking "the court," and all that follows 12 13 through the end of the section and inserting "the 14 court. The periods of exclusion under section 3161(h) 15 of this title shall apply to this section.". 16 SEC. 106. DISPOSITION; AVAILABILITY OF INCREASED DE-17 TENTION, FINES AND SUPERVISED RELEASE 18 FOR JUVENILE OFFENDERS. 19 (a) Disposition.—Section 5037 of title 18, United 20 States Code, is amended to read as follows: "§ 5037. Disposition 21 22 "(a) In a proceeding under section 5032(a), if the 23 court finds a juvenile to be a juvenile delinquent, the court shall hold a hearing concerning the appropriate disposition

of the juvenile no later than 40 court days after the finding

- 1 of juvenile delinquency, unless the court has ordered further
- 2 study pursuant to subsection (e). A predisposition report
- 3 shall be prepared by the probation officer who shall prompt-
- 4 ly provide a copy to the juvenile, the juvenile's counsel, and
- 5 the attorney for the Government. Victim impact informa-
- 6 tion shall be included in the report, and victims, or in ap-
- 7 propriate cases their official representatives, shall be pro-
- 8 vided the opportunity to make a statement to the court in
- 9 person or present any information in relation to the dis-
- 10 position. After the dispositional hearing, and after consider-
- 11 ing the sanctions recommended pursuant to subsection (f),
- 12 the court shall impose an appropriate sanction, including
- 13 the ordering of restitution pursuant to section 3556 of this
- 14 title. The court may order the juvenile's parent, guardian,
- 15 or custodian to be present at the dispositional hearing and
- 16 the imposition of sanctions and may issue orders directed
- 17 to such parent, guardian, custodian regarding conduct with
- 18 respect to the juvenile. With respect to release or detention
- 19 pending an appeal or a petition for a writ of certiorari
- 20 after disposition, the court shall proceed pursuant to chap-
- 21 ter 207.
- 22 "(b) The term for which probation may be ordered for
- 23 a juvenile found to be a juvenile delinquent may not extend
- 24 beyond the maximum term that would be authorized by sec-
- 25 tion 3561(c) if the juvenile had been tried and convicted

- 1 as an adult. Sections 3563, 3564, and 3565 are applicable
- 2 to an order placing a juvenile on probation.
- 3 "(c) The term for which official detention may be or-
- 4 dered for a juvenile found to be a juvenile delinquent may
- 5 not extend beyond the lesser of—
- 6 "(1) the maximum term of imprisonment that
- 7 would be authorized if the juvenile had been tried and
- 8 convicted as an adult;
- 9 "(2) ten years; or
- 10 "(3) the date when the juvenile becomes twenty-
- 11 six years old.
- 12 Section 3624 is applicable to an order placing a juvenile
- 13 in detention.
- 14 "(d) The term for which supervised release may be or-
- 15 dered for a juvenile found to be a juvenile delinquent may
- 16 not extend beyond 5 years. Subsections (c) through (i) of
- 17 section 3583 apply to an order placing a juvenile on super-
- 18 vised release.
- 19 "(e) If the court desires more detailed information con-
- 20 cerning a juvenile alleged to have committed an act of juve-
- 21 nile delinquency or a juvenile adjudicated delinquent, it
- 22 may commit the juvenile, after notice and hearing at which
- 23 the juvenile is represented by counsel, to the custody of the
- 24 Attorney General for observation and study by an appro-
- 25 priate agency or entity. Such observation and study shall

- 1 be conducted on an outpatient basis, unless the court deter-
- 2 mines that inpatient observation and study are necessary
- 3 to obtain the desired information. In the case of an alleged
- 4 juvenile delinquent, inpatient study may be ordered only
- 5 with the consent of the juvenile and the juvenile's attorney.
- 6 The agency or entity shall make a study of all matters rel-
- 7 evant to the alleged or adjudicated delinquent behavior and
- 8 the court's inquiry. The Attorney General shall submit to
- 9 the court and the attorneys for the juvenile and the Govern-
- 10 ment the results of the study within 30 days after the com-
- 11 mitment of the juvenile, unless the court grants additional
- 12 time. Time spent in custody under this subsection shall be
- 13 excluded for purposes of section 5036.
- 14 "(f)(1) The United States Sentencing Commission, in
- 15 consultation with the Attorney General, shall develop a list
- 16 of possible sanctions for juveniles adjudicated delinquent.
- 17 "(2) Such list shall—
- 18 "(A) be comprehensive in nature and encompass
- 19 punishments of varying levels of severity;
- 20 "(B) include terms of confinement; and
- 21 "(C) provide punishments that escalate in sever-
- 22 ity with each additional or subsequent more serious
- 23 delinquent conduct.".
- 24 (b) Effective Date.—The Sentencing Commission
- 25 shall develop the list required pursuant to section 5037(f),

- 1 as amended by subsection (a), not later than 180 days after
- 2 the date of the enactment of this Act.
- 3 (c) Conforming Amendment to Adult Sentencing
- 4 Section.—Section 3553 of title 18, United States Code, is
- 5 amended by adding at the end the following:
- 6 "(g) Limitation on Applicability of Statutory
- 7 Minimums in Certain Prosecutions of Persons
- 8 Under the Age of 16.—Notwithstanding any other pro-
- 9 vision of law, in the case of a defendant convicted for con-
- 10 duct that occurred before the juvenile attained the age of
- 11 16 years, the court shall impose a sentence without regard
- 12 to any statutory minimum sentence, if the court finds at
- 13 sentencing, after affording the Government an opportunity
- 14 to make a recommendation, that the juvenile has not been
- 15 previously adjudicated delinquent for or convicted of an of-
- 16 fense described in section 5032(b)(1)(B).".
- 17 SEC. 107. JUVENILE RECORDS AND FINGERPRINTING.
- 18 Section 5038 of title 18, United States Code, is amend-
- 19 ed to read as follows:
- 20 "§5038. Juvenile records and fingerprinting
- 21 "(a)(1) Throughout and upon the completion of the ju-
- 22 venile delinquency proceeding under section 5032(a), the
- 23 court shall keep a record relating to the arrest and adju-
- 24 dication that is—

- 1 "(A) equivalent to the record that would be kept
- 2 of an adult arrest and conviction for such an offense;
- 3 and
- 4 "(B) retained for a period of time that is equal
- 5 to the period of time records are kept for adult convic-
- 6 tions.
- 7 "(2) Such records shall be made available for official
- 8 purposes, including communications with any victim or,
- 9 in the case of a deceased victim, such victim's representa-
- 10 tive, or school officials, and to the public to the same extent
- 11 as court records regarding the criminal prosecutions of
- 12 adults are available.
- 13 "(b) The Attorney General shall establish guidelines for
- 14 fingerprinting and photographing a juvenile who is the sub-
- 15 ject of any proceeding authorized under this chapter. Such
- 16 guidelines shall address the availability of pictures of any
- 17 juvenile taken into custody but not prosecuted as an adult.
- 18 Fingerprints and photographs of a juvenile who is pros-
- 19 ecuted as an adult shall be made available in the manner
- $20 \ \ applicable \ to \ adult \ of fenders.$
- 21 "(c) Whenever a juvenile has been adjudicated delin-
- 22 quent for an act that, if committed by an adult, would be
- 23 a felony or for a violation of section 924(a)(6), the court
- 24 shall transmit to the Federal Bureau of Investigation the
- 25 information concerning the adjudication, including name,

- 1 date of adjudication, court, offenses, and sentence, along
- 2 with the notation that the matter was a juvenile adjudica-
- 3 tion.
- 4 "(d) In addition to any other authorization under this
- 5 section for the reporting, retention, disclosure, or availabil-
- 6 ity of records or information, if the law of the State in
- 7 which a Federal juvenile delinquency proceeding takes place
- 8 permits or requires the reporting, retention, disclosure, or
- 9 availability of records or information relating to a juvenile
- 10 or to a juvenile delinquency proceeding or adjudication in
- 11 certain circumstances, then such reporting, retention, dis-
- 12 closure, or availability is permitted under this section
- 13 whenever the same circumstances exist.".
- 14 SEC. 108. TECHNICAL AMENDMENTS OF SECTIONS 5031 AND
- 15 **5034**.
- 16 (a) Elimination of Pronouns.—Sections 5031 and
- 17 5034 of title 18, United States Code, are each amended by
- 18 striking "his" each place it appears and inserting "the juve-
- 19 *nile's*".
- 20 (b) UPDATING OF REFERENCE.—Section 5034 of title
- 21 18, United States Code, is amended—
- 22 (1) in the heading of such section, by striking
- 23 "magistrate" and inserting "judicial officer";
- 24 *and*

1	(2) by striking "magistrate" each place it ap-
2	pears and inserting "judicial officer".
3	SEC. 109. CLERICAL AMENDMENTS TO TABLE OF SECTIONS
4	FOR CHAPTER 403.
5	The heading and the table of sections at the beginning
6	of chapter 403 of title 18, United States Code, is amended
7	to read as follows:
8	"CHAPTER 403—JUVENILE DELINQUENCY
	"Sec. "5031. Definitions. "5032. Delinquency proceedings or criminal prosecutions in district courts. "5033. Custody prior to appearance before judicial officer. "5034. Duties of judicial officer. "5035. Detention prior to disposition or sentencing. "5036. Speedy trial. "5037. Disposition. "5038. Juvenile records and fingerprinting. "5039. Commitment. "5040. Support. "5041. Repealed. "5042. Revocation of probation.".
9	TITLE II—APPREHENDING
10	ARMED VIOLENT YOUTH
11	SEC. 201. ARMED VIOLENT YOUTH APPREHENSION DIREC-
12	TIVE.
13	(a) In General.—Not later than 180 days after the
14	date of the enactment of this Act, the Attorney General of
15	the United States shall establish an armed violent youth
16	apprehension program consistent with the following re-
17	quirements:
18	(1) Each United States attorney shall designate
19	at least 1 assistant United States attorney to pros-

1	ecute, on either a full- or part-time basis, armed vio-
2	lent youth.
3	(2) Each United States attorney shall establish
4	an armed youth criminal apprehension task force
5	comprised of appropriate law enforcement representa-
6	tives. The task force shall develop strategies for remov-
7	ing armed violent youth from the streets, taking into
8	consideration—
9	(A) the importance of severe punishment in
10	deterring armed violent youth crime;
11	(B) the effectiveness of Federal and State
12	laws pertaining to apprehension and prosecution
13	of armed violent youth;
14	(C) the resources available to each law en-
15	forcement agency participating in the task force;
16	(D) the nature and extent of the violent
17	youth crime occurring in the district for which
18	the United States attorney is appointed; and
19	(E) the principle of limited Federal involve-
20	ment in the prosecution of crimes traditionally
21	prosecuted in State and local jurisdictions.
22	(3) Not less frequently than bimonthly, the Attor-
23	ney General shall require each United States attorney
24	to report to the Department of Justice the number of
25	youths charged with, or convicted of, violating section

- 922(g) or 924 of title 18, United States Code, in the
   district for which the United States attorney is appointed and the number of youths referred to a State
   for prosecution for similar offenses.
  - (4) Not less frequently than twice annually, the Attorney General shall submit to the Congress a compilation of the information received by the Department of Justice pursuant to paragraph (3) and a report on all waivers granted under subsection (b).

#### (b) Waiver Authority.—

- (1) Request for waiver.—A United States attorney may request the Attorney General to waive the requirements of subsection (a) with respect to the United States attorney.
- eral may waive the requirements of subsection (a) pursuant to a request made under paragraph (1), in accordance with guidelines which shall be established by the Attorney General. In establishing the guidelines, the Attorney General shall take into consideration the number of assistant United States attorneys in the office of the United States attorney making the request and the level of violent youth crime committed in the district for which the United States attorney is appointed.

1	(c) Armed Violent Youth Defined.—As used in
2	this section, the term "armed violent youth" means a person
3	who has not attained 18 years of age and is accused of vio-
4	lating—
5	(1) section $922(g)(1)$ of title 18, United States
6	Code, having been previously convicted of—
7	(A) a violent crime; or
8	(B) conduct that would have been a violent
9	crime had the person been an adult; or
10	(2) section 924 of such title.
11	(d) Sunset.—This section shall have no force or effect
12	after the 5-year period that begins 180 days after the date
13	of the enactment of this Act.
14	TITLE III—ACCOUNTABILITY
15	FOR JUVENILE OFFENDERS
16	AND PUBLIC PROTECTION IN-
17	CENTIVE GRANTS
18	SEC. 301. SHORT TITLE.
19	This title may be cited as the "Juvenile Accountability
20	Block Grants Act of 1997".
21	SEC. 302. BLOCK GRANT PROGRAM.
22	(a) In General.—Part R of title I of the Omnibus
23	Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796
24	et seq.) is amended to read as follows:

## "PART R—JUVENILE ACCOUNTABILITY BLOCK 1

2	GRANTS
3	"SEC. 1801. PROGRAM AUTHORIZED.
4	"(a) In General.—The Director of the Bureau of Jus-
5	tice Assistance is authorized to provide grants to States,
6	for use by States and units of local government, and in
7	certain cases directly to eligible units.
8	"(b) Authorized Activities.—Amounts paid to a
9	State, a unit of local government, or an eligible unit under
10	this part shall be used by the State, unit of local govern-
11	ment, or eligible unit for the purpose of promoting greater
12	accountability in the juvenile justice system, which in-
13	cludes—
14	"(1) building, expanding or operating temporary
15	or permanent juvenile correction or detention facili-
16	ties;
17	"(2) developing and administering accountabil-
18	ity-based sanctions for juvenile offenders;
19	"(3) hiring additional juvenile judges, probation
20	officers, and court-appointed defenders, and funding
21	pre-trial services for juveniles, to ensure the smooth
22	and expeditious administration of the juvenile justice
23	system;
24	"(4) hiring additional prosecutors, so that more
25	cases involving violent juvenile offenders can be pros-

ecuted and backlogs reduced;

1	"(5) providing funding to enable prosecutors to
2	address drug, gang, and youth violence problems more
3	$\it effectively;$
4	"(6) providing funding for technology, equip-
5	ment, and training to assist prosecutors in identify-
6	ing and expediting the prosecution of violent juvenile
7	of fenders;
8	"(7) providing funding to enable juvenile courts
9	and juvenile probation offices to be more effective and
10	efficient in holding juvenile offenders accountable and
11	reducing recidivism;
12	"(8) the establishment of court-based juvenile jus-
13	tice programs that target young firearms offenders
14	through the establishment of juvenile gun courts for
15	the adjudication and prosecution of juvenile firearms
16	of fenders;
17	"(9) the establishment of drug court programs
18	for juveniles so as to provide continuing judicial su-
19	pervision over juvenile offenders with substance abuse
20	problems and to provide the integrated administra-
21	tion of other sanctions and services;
22	"(10) establishing and maintaining interagency
23	information-sharing programs that enable the juvenile
24	and criminal justice system, schools, and social serv-

ices agencies to make more informed decisions regard-

- ing the early identification, control, supervision, and
   treatment of juveniles who repeatedly commit serious
   delinquent or criminal acts; and
- "(11) establishing and maintaining accountability-based programs that work with juvenile offenders
  who are referred by law enforcement agencies, or
  which are designed, in cooperation with law enforcement officials, to protect students and school personnel from drug, gang, and youth violence.

#### 10 "SEC. 1802. GRANT ELIGIBILITY.

- 11 "(a) State Eligibility.—To be eligible to receive a 12 grant under this section, a State shall submit to the Director an application at such time, in such form, and containing such assurances and information as the Director may 14 15 require by rule, including assurances that the State and any unit of local government to which the State provides funding under section 1803(b), has in effect (or will have in effect not later than 1 year after the date a State submits 18 such application) laws, or has implemented (or will implement not later than 1 year after the date a State submits 20 21 such application) policies and programs, that—
- 22 "(1) ensure that juveniles who commit an act 23 after attaining 15 years of age that would be a seri-24 ous violent crime if committed by an adult are treat-25 ed as adults for purposes of prosecution as a matter

1	of law, or that the prosecutor has the authority to
2	determine whether or not to prosecute such juveniles
3	as adults;
4	"(2) impose sanctions on juvenile offenders for
5	every delinquent or criminal act, or violation of pro-
6	bation, ensuring that such sanctions escalate in sever-
7	ity with each subsequent, more serious delinquent or
8	criminal act, or violation of probation, including
9	such accountability-based sanctions as—
10	"(A) restitution;
11	"(B) community service;
12	"(C) punishment imposed by community
13	accountability councils comprised of individuals
14	from the offender's and victim's communities;
15	"(D) fines; and
16	``(E) short-term confinement;
17	"(3) establish at a minimum a system of records
18	relating to any adjudication of a juvenile who has a
19	prior delinquency adjudication and who is adju-
20	dicated delinquent for conduct that if committed by
21	an adult would constitute a felony under Federal or
22	State law which is a system equivalent to that main-
23	tained for adults who commit felonies under Federal
24	or State law: and

"(4) ensure that State law does not prevent a juvenile court judge from issuing a court order against a parent, guardian, or custodian of a juvenile offender regarding the supervision of such an offender and from imposing sanctions for a violation of such an order.

#### "(b) Local Eligibility.—

"(1) Subgrant eligibility.—To be eligible to receive a subgrant, a unit of local government shall provide such assurances to the State as the State shall require, that, to the maximum extent applicable, the unit of local government has laws or policies and programs which—

"(A) ensure that juveniles who commit an act after attaining 15 years of age that would be a serious violent crime if committed by an adult are treated as adults for purposes of prosecution as a matter of law, or that the prosecutor has the authority to determine whether or not to prosecute such juveniles as adults;

"(B) impose a sanction for every delinquent or criminal act, or violation of probation, ensuring that such sanctions escalate in severity with each subsequent, more serious delinquent or criminal act, or violation of probation; and

1	"(C) ensure that there is a system of records
2	relating to any adjudication of a juvenile who is
3	adjudicated delinquent for conduct that if com-
4	mitted by an adult would constitute a felony
5	under Federal or State law which is a system
6	equivalent to that maintained for adults who
7	commit felonies under Federal or State law.
8	"(2) Special rule.—The requirements of para-
9	graph (1) shall apply to an eligible unit that receives
10	funds from the Director under section 1803, except
11	that information that would otherwise be submitted to
12	the State shall be submitted to the Director.
13	"SEC. 1803. ALLOCATION AND DISTRIBUTION OF FUNDS.
14	"(a) State Allocation.—
15	"(1) In general.—In accordance with regula-
16	tions promulgated pursuant to this part, the Director
17	shall allocate—
18	"(A) 0.25 percent for each State; and
19	"(B) of the total funds remaining after the
20	allocation under subparagraph (A), to each
21	State, an amount which bears the same ratio to
22	the amount of remaining funds described in this
23	subparagraph as the population of people under
24	the age of 18 living in such State for the most
25	recent calendar year in which such data is avail-

1 able bears to the population of people under the 2 age of 18 of all the States for such fiscal year.

"(2) Proportional Reduction.—If amounts available to carry out paragraph (1)(A) for any payment period are insufficient to pay in full the total payment that any State is otherwise eligible to receive under paragraph (1)(A) for such period, then the Director shall reduce payments under paragraph (1)(A) for such payment period to the extent of such insufficiency. Reductions under the preceding sentence shall be allocated among the States (other than States whose payment is determined under paragraph (2)) in the same proportions as amounts would be allocated under paragraph (1) without regard to paragraph (2).

"(3) Prohibition.—No funds allocated to a State under this subsection or received by a State for distribution under subsection (b) may be distributed by the Director or by the State involved for any program other than a program contained in an approved application.

#### 22 "(b) Local Distribution.—

"(1) In General.—Each State which receives funds under subsection (a)(1) in a fiscal year shall distribute not less than 75 percent of such amounts

1	received among units of local government, for the pur-
2	poses specified in section 1801. In making such dis-
3	tribution the State shall allocate to such units of local
4	government an amount which bears the same ratio
5	to the aggregate amount of such funds as—
6	"(A) the sum of—
7	"(i) the product of—
8	"(I) two-thirds; multiplied by
9	"(II) the average law enforcement ex-
10	penditure for such unit of local government
11	for the 3 most recent calendar years for
12	which such data is available; plus
13	"(ii) the product of—
14	"(I) one-third; multiplied by
15	"(II) the average annual number of
16	part 1 violent crimes in such unit of local
17	government for the 3 most recent calendar
18	years for which such data is available, bears
19	to—
20	"(B) the sum of the products determined under
21	subparagraph (A) for all such units of local govern-
22	ment in the State.
23	"(2) Expenditures.—The allocation any unit
24	of local government shall receive under paragraph (1)
25	for a payment period shall not exceed 100 percent of

- law enforcement expenditures of the unit for such
   payment period.
- 3 "(3) REALLOCATION.—The amount of any unit 4 of local government's allocation that is not available 5 to such unit by operation of paragraph (2) shall be 6 available to other units of local government that are 7 not affected by such operation in accordance with this 8 subsection.
- 9 "(c) Unavailability of Data for Units of Local
  10 Government.—If the State has reason to believe that the
  11 reported rate of part 1 violent crimes or law enforcement
  12 expenditure for a unit of local government is insufficient
  13 or inaccurate, the State shall—
- "(1) investigate the methodology used by the unit to determine the accuracy of the submitted data; and "(2) if necessary, use the best available comparable data regarding the number of violent crimes or law enforcement expenditure for the relevant years
- 19 for the unit of local government.
- "(d) Local Government With Allocations Less
  Than \$5,000.—If under this section a unit of local government is allocated less than \$5,000 for a payment period,
  the amount allotted shall be expended by the State on services to units of local government whose allotment is less
- 25 than such amount in a manner consistent with this part.

1	"(e) Direct Grants to Eligible Units.—
2	"(1) In general.—If a State does not qualify or
3	apply for funds reserved for allocation under sub-
4	section (a) by the application deadline established by
5	the Director, the Director shall reserve not more than
6	75 percent of the allocation that the State would have
7	received under subsection (a) for such fiscal year to
8	provide grants to eligible units which meet the re-
9	quirements for funding under subsection (b).
10	"(2) AWARD BASIS.—In addition to the quali
11	fication requirements for direct grants for eligible
12	units the Director may use the average amount allo-
13	cated by the States to like governmental units as a
14	basis for awarding grants under this section.
15	"SEC. 1804. REGULATIONS.
16	"The Director shall issue regulations establishing pro-
17	cedures under which an eligible State or unit of local gov-
18	ernment that receives funds under section 1803 is required
19	to provide notice to the Director regarding the proposed use
20	of funds made available under this part.
21	"SEC. 1805. PAYMENT REQUIREMENTS.
22	"(a) Timing of Payments.—The Director shall pay
22	(a) Thanks of Thinkering. The Evictor show page
	each State or unit of local government that receives funds

25 this part not later than—

1	"(1) 90 days after the date that the amount is
2	available, or
3	"(2) the first day of the payment period if the
4	State has provided the Director with the assurances
5	required by subsection (c),
6	whichever is later.
7	"(b) Repayment of Unexpended Amounts.—
8	"(1) Repayment required.—From amounts
9	appropriated under this part, a State shall repay to
10	the Director, by not later than 27 months after receipt
11	of funds from the Director, any amount that is not
12	expended by the State within 2 years after receipt of
13	such funds from the Director.
14	"(2) Penalty for failure to repay.—If the
15	amount required to be repaid is not repaid, the Direc-
16	tor shall reduce payment in future payment periods
17	accordingly.
18	"(3) Deposit of amounts repaid.—Amounts
19	received by the Director as repayments under this
20	subsection shall be deposited in a designated fund for
21	future payments to States.
22	"(c) Administrative Costs.—A State, unit of local
23	government or eligible unit that receives funds under this
24	part may use not more than one percent of such funds to
25	pay for administrative costs.

1	"(d) Nonsupplanting Requirement.—Funds made
2	available under this part to States, units of local govern-
3	ment, or eligible units shall not be used to supplant State
4	or local funds as the case may be, but shall be used to in-
5	crease the amount of funds that would, in the absence of
6	funds made available under this part, be made available
7	from State or local sources, as the case may be.
8	"(e) Matching Funds.—The Federal share of a grant
9	received under this part may not exceed 90 percent of the
10	costs of a program or proposal funded under this part.
11	"SEC. 1806. UTILIZATION OF PRIVATE SECTOR.
12	"Funds or a portion of funds allocated under this part
13	may be utilized to contract with private, nonprofit entities
14	or community-based organizations to carry out the purposes
15	$specified\ under\ section\ 1801(a)(2).$
16	"SEC. 1807. ADMINISTRATIVE PROVISIONS.
17	"(a) In General.—A State that receives funds under
18	this part shall—
19	"(1) establish a trust fund in which the govern-
20	ment will deposit all payments received under this
21	part; and
22	"(2) use amounts in the trust fund (including
23	interest) during a period not to exceed 2 years from
24	the date the first grant payment is made to the State;

1	"(3) designate an official of the State to submit
2	reports as the Director reasonably requires, in addi-
3	tion to the annual reports required under this part;
4	and
5	"(4) spend the funds only for the purposes under
6	section 1801(b).
7	"(b) Title I Provisions.—The administrative provi-
8	sions of part H shall apply to this part and for purposes
9	of this section any reference in such provisions to title I
10	shall be deemed to include a reference to this part.
11	"SEC. 1808. DEFINITIONS.
12	"For the purposes of this part:
13	"(1) The term 'unit of local government'
14	means—
15	"(A) a county, township, city, or political
16	subdivision of a county, township, or city, that
17	is a unit of local government as determined by
18	the Secretary of Commerce for general statistical
19	purposes; and
20	"(B) the District of Columbia and the rec-
21	ognized governing body of an Indian tribe or
22	Alaskan Native village that carries out substan-
23	tial governmental duties and powers.

- 1 "(2) The term 'eligible unit' means a unit of 2 local government which may receive funds under sec-3 tion 1803(e).
  - "(3) The term 'State' means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, American Samoa, Guam, and the Northern Mariana Islands, except that American Samoa, Guam, and the Northern Mariana Islands shall be considered as 1 State and that, for purposes of section 1803(a), 33 percent of the amounts allocated shall be allocated to American Samoa, 50 percent to Guam, and 17 percent to the Northern Mariana Islands.
    - "(4) The term 'juvenile' means an individual who is 17 years of age or younger.
    - "(5) The term 'law enforcement expenditures' means the expenditures associated with police, prosecutorial, legal, and judicial services, and corrections as reported to the Bureau of the Census for the fiscal year preceding the fiscal year for which a determination is made under this part.
    - "(6) The term 'part 1 violent crimes' means murder and nonnegligent manslaughter, forcible rape, robbery, and aggravated assault as reported to the

- Federal Bureau of Investigation for purposes of the 1 2 Uniform Crime Reports. 3 "(7) The term 'Director' means the Director of 4 the Bureau of Justice Assistance. 5 "SEC. 1809. AUTHORIZATION OF APPROPRIATIONS. 6 "(a) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to carry out this part— 8 "(1) \$500,000,000 for fiscal year 1998; 9 "(2) \$500,000,000 for fiscal year 1999; and 10 "(3) \$500,000,000 for fiscal year 2000. "(b) Oversight Accountability and Administra-11 12 TION.—Not more than 1 percent of the amount authorized to be appropriated under subsection (a), with such amounts to remain available until expended, for each of the fiscal years 1998 through 2000 shall be available to the Director 16 for studying the overall effectiveness and efficiency of the provisions of this part, assuring compliance with the provisions of this part, and for administrative costs to carry out the purposes of this part. The Director shall establish and 19 execute an oversight plan for monitoring the activities of 20 21 grant recipients. 22 "(c) Funding Source.—Appropriations for activities authorized in this part may be made from the Violent

Crime Reduction Trust Fund.".

- 1 (b) CLERICAL AMENDMENTS.—The table of contents of
- 2 title I of the Omnibus Crime Control and Safe Streets Act
- 3 of 1968 is amended by striking the item relating to part
- 4 R and inserting the following:

#### "Part R—Juvenile Accountability Block Grants

- "Sec. 1801. Program authorized.
- "Sec. 1802. Grant eligibility.
- "Sec. 1803. Allocation and distribution of funds.
- "Sec. 1804. Regulations.
- "Sec. 1805. Payment requirements.
- "Sec. 1806. Utilization of private sector.
- "Sec. 1807. Administrative provisions.
- "Sec. 1808. Definitions.
- "Sec. 1809. Authorization of appropriations.".